CERTIFICATION OF ENROLLMENT

SECOND SUBSTITUTE SENATE BILL 5663

59th Legislature 2005 Regular Session

Passed by the Senate April 21, 2005 YEAS 44 NAYS 0	CERTIFICATE
	I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that
President of the Senate	the attached is SECOND SUBSTITUT SENATE BILL 5663 as passed by the
Passed by the House April 11, 2005 YEAS 94 NAYS 2	Senate and the House o Representatives on the date hereon set forth.
Speaker of the House of Representatives	Secretary
Approved	FILED
	Secretary of State State of Washington
Governor of the State of Washington	

SECOND SUBSTITUTE SENATE BILL 5663

AS AMENDED BY THE HOUSE

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By Senate Committee on Ways & Means (originally sponsored by Senators Rasmussen, Schoesler, Doumit, Honeyford, Parlette, Jacobsen and Mulliken)

READ FIRST TIME 03/03/05.

AN ACT Relating to repealing and narrowing tax incentives for machinery and equipment used to reduce agricultural burning of cereal grains and grass grown for seed for air quality purposes; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating a new section; repealing RCW 82.08.840, 82.12.840, 82.04.4459, and 84.36.580; providing an effective date; providing expiration dates; and declaring an emergency.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

9 NEW SECTION. Sec. 1. The legislature finds that rules enacted to 10 improve air quality in selected parts of eastern Washington created a 11 financial hardship for some growers of cereal grains and grass grown 12 for seed. As stated in RCW 70.94.656, it is "the policy of this state ...to promote the development of economical and practical alternate 13 agricultural practices to such burning...". The legislature provided 14 15 tax incentives in 2000 to assist such growers transition to alternative management systems while further improving air quality. Because those 16 incentives have been difficult to administer, the legislature finds 17 that it is necessary to refine and narrow those incentives. 18

- NEW SECTION. Sec. 2. A new section is added to chapter 82.08 RCW to read as follows:
 - (1) The tax levied by RCW 82.08.020 does not apply to:
 - (a) Sales of the following machinery and equipment to qualified farmers: No-till drills, minimum-till drills, chisels, plows, sprayers, discs, cultivators, harrows, mowers, swathers, power rakes, balers, bale handlers, shredders, transplanters, tractors two hundred fifty horsepower and over designed to pull conservation equipment on steep hills and highly erodible lands, and combine components limited to straw choppers, chaff spreaders, and stripper headers; and
 - (b) Labor and services rendered in respect to constructing hay sheds for qualified farmers or to sales of tangible personal property to qualified farmers that becomes an ingredient or component of hay sheds during the course of the constructing.
 - (2)(a) No application is necessary for the tax exemption in this section. A person taking the exemption under this section must keep records necessary for the department to verify eligibility. The department may request from a qualified farmer, copies of farm service agency or crop insurance records for verification purposes, however information obtained from farm service agency or crop insurance records is deemed taxpayer information under RCW 82.32.330 and is not disclosable.
 - (b) The exemption is available only when the buyer provides the seller with an exemption certificate in a form and manner prescribed by the department. The seller shall retain a copy of the certificate for the seller's files.
 - (3) The definitions in this subsection apply to this section.
- (a) "Qualified farmer" means a farmer as defined in RCW 82.04.213 who has more than fifty percent of his or her tillable acres in cereal grains and/or field and turf grass grown for seed in qualified counties.
- 32 (b) "Qualified counties" means those counties in Washington state 33 where cereal grain production within the county exceeds fifteen 34 thousand acres.
- 35 (4) This section expires January 1, 2011.
- NEW SECTION. Sec. 3. A new section is added to chapter 82.12 RCW to read as follows:

3

4 5

6 7

8

10

11

1213

14

15 16

17

18 19

2021

22

23

24

25

2627

- 1 (1) The tax levied by RCW 82.12.020 does not apply in respect to:
- 2 (a) The use of the following machinery and equipment by qualified
- 3 farmers: No-till drills, minimum-till drills, chisels, plows,
- 4 sprayers, discs, cultivators, harrows, mowers, swathers, power rakes,
- 5 balers, bale handlers, shredders, transplanters, tractors two hundred
- 6 fifty horsepower and over designed to pull conservation equipment on
- 7 steep hills and highly erodible lands, and combine components limited
- 8 to straw choppers, chaff spreaders, and stripper headers; and
- 9 (b) The use of tangible personal property that will be incorporated 10 as an ingredient or component of hay sheds by a qualified farmer,
- 11 during the course of constructing such hay sheds;
- 12 (2) The eligibility requirements, conditions, and definitions in
- 13 section 2 of this act apply to this section.
- 14 (3) This section expires January 1, 2011.
- 15 <u>NEW SECTION.</u> **Sec. 4.** The following acts or parts of acts are each 16 repealed:
- 17 (1) RCW 82.08.840 (Exemptions--Machinery, equipment, or structures 18 that reduce field burning) and 2000 c 40 s 2;
- 19 (2) RCW 82.12.840 (Exemptions--Machinery, equipment, or structures 20 that reduce field burning) and 2003 c 5 s 14 & 2000 c 40 s 3;
- 21 (3) RCW 82.04.4459 (Credit--Field burning reduction costs) and 2000
- 22 c 40 s 4; and
- 23 (4) RCW 84.36.580 (Property used to reduce field burning) and 2000
- 24 c 40 s 5.
- NEW SECTION. Sec. 5. This act is necessary for the immediate
- 26 preservation of the public peace, health, or safety, or support of the
- 27 state government and its existing public institutions, and takes effect
- 28 July 1, 2005.

--- END ---